AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

## UNITED STATES DISTRICT COURT

for the

Northern District of Ohio

	Northern	i District of	of Office	
	THE NOCO COMPANY  Plaintiff  v.  AUKEY TECHNOLOGY CO., LTD., et al.,	)	Civil Action No. 1:20-cv-02322	
	Defendant	)		
			S, INFORMATION, OR OBJECTS EMISES IN A CIVIL ACTION	
To:	Amazon.com, Inc. c/o Corporation Service Com	pany, 300 [	Deschutes Way SW, Suite 208, Tumwater, W	'A 98501
-	(Name of person to whom this subpoena is directed)			
docur	Production: YOU ARE COMMANDED to pronents, electronically stored information, or object ial: Please see attached Exhibit A.	roduce at these, and to pe	he time, date, and place set forth below the for ermit inspection, copying, testing, or sampling	llowing g of the
Plac	e: Electronic production preferred via email to Kyl Stroup, kds@kjk.com, or 1375 E. 9th St., 29th Cleveland, Ohio 44114	le D. Floor,	Date and Time: 12/05/2023 5:30 pm	
other	Inspection of Premises: YOU ARE COMMA property possessed or controlled by you at the time inspect, measure, survey, photograph, test, or same	ne, date, an	nd location set forth below, so that the request	ing party
Plac	e:		Date and Time:	
	The following provisions of Fed. R. Civ. P. 45 45(d), relating to your protection as a person subject to this subpoena and the potential consequence 11/17/2023	ect to a sub	bpoena; and Rule 45(e) and (g), relating to you	
	CLERK OF COURT		OR	
			/s/ Jon J. Pinney	
	Signature of Clerk or Depu	ıty Clerk	Attorney's signature	
	ame, address, e-mail address, and telephone numb	ber of the a		
	OCO Company		, who issues or requests this subpoens	a, are:
Jon J	. Pinney, 1375 E. 9th St., 29th Floor, Cleveland, C	Ohio 44114	4; jjp@kjk.com; 216-696-8700	

## Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 1:20-cv-02322

## PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

	bpoena for (name of individual and title, if	(any)	
late)	·		
☐ I served the su	abpoena by delivering a copy to the n	amed person as follows:	
		on (date) ;	or
☐ I returned the	subpoena unexecuted because:		
		ed States, or one of its officers or agents, I ce, and the mileage allowed by law, in the	
\$	·		
fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under n	enalty of perjury that this information	n is true.	
	y <b>F3</b> y		
e:		g ,	
		Server's signature	
		Printed name and title	
		Server's address	

Additional information regarding attempted service, etc.:

Print Save As... Add Attachment Reset

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action(Page 3)

## Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - **(B)** inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

## (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- **(B)** When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
  - (ii) ensures that the subpoenaed person will be reasonably compensated.

#### (e) Duties in Responding to a Subpoena.

- (1) **Producing Documents or Electronically Stored Information.** These procedures apply to producing documents or electronically stored information:
- **(A)** *Documents.* A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- **(B)** Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- **(C)** Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- **(D)** Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- **(B)** Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

#### (g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

## IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

)	CASE NO:	1:20-cv-02322
)	HIDGE DAI	
)	JUDGE DAV	ID A. KUIZ
)		
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	) ) ) ) ) ) ) ) )	) CASE NO: ) ) JUDGE DAV ) ) ) ) )

# PLAINTIFF THE NOCO COMPANY'S SUBPOENA DUCES TECUM PROPOUNDED UPON NON-PARTY AMAZON.COM, INC.

Pursuant to Fed. R. Civ. P. 45(a)(1)(C), Plaintiff The NOCO Company ("NOCO") hereby requests that Non-Party Amazon.com, Inc. ("Amazon") respond to the following Subpoena Duces Tecum (the "Document Requests") by December 5, 2023, and forward the same in electronic format to the office of the undersigned counsel: Jon J. Pinney, Kohrman Jackson & Krantz LLP, One Cleveland Center, 1375 East Ninth Street, 29th Floor, Cleveland, Ohio 44114, via email at jip@kjk.com. These Document Requests are made subject to the definitions and instructions set forth herein.

These Document Requests are deemed to be continuing to the date of production. If You learn that any response is incomplete or incorrect, or if any response becomes incomplete or incorrect by reason of a development occurring after the response is provided, please promptly supplement or correct each incomplete or incorrect response by service of a supplemental response.

## INCORPORATION OF PRIOR SUBPOENA AND RESERVATION OF RIGHTS

On or about January 11, 2022, NOCO issued a Subpoena to Produce Documents, Information, or Objects with an attached Schedule A of Subpoenaed Documents to Amazon in the above-captioned case (the "*Prior Subpoena*"). NOCO incorporates and adopts, as if fully rewritten herein, the Prior Subpoena and is in no way waiving, and does not intend to waive, but rather intends to preserve and is preserving, all of its rights related to the sufficiency of Amazon's production in response to the Prior Subpoena and/or enforcement of the Prior Subpoena and the documents and information requested therein.

## **DEFINITIONS**

- 1. The terms "You," "Your," and "Amazon" mean and refer to Amazon.com, Inc. and its current and former employees, vendors, contractors, representatives, affiliates, and/or anyone acting on its behalf, as well as its current and former agents, associates, attorneys, directors, executives, managers, partners, personnel, representatives, shareholders, and any other person acting or purporting to act on its behalf and their respective predecessors, successors, and assigns.
- 2. The term "NOCO" means and refers to Plaintiff The NOCO Company and its current and former employees, vendors, contractors, representatives, affiliates, and/or anyone acting on its behalf, as well as its current and former agents, associates, attorneys, directors, executives, managers, partners, personnel, representatives, shareholders, and any

other person acting or purporting to act on its behalf and their respective predecessors, successors, and assigns.

- 3. "Aukey" means and refers to Defendant Aukey Technology Co., Ltd. and its current and former employees, vendors, contractors, representatives, affiliates, and/or anyone acting on its behalf, as well as its current and former agents, associates, attorneys, directors, executives, managers, partners, personnel, representatives, shareholders, and any other person acting or purporting to act on its behalf and their respective predecessors, successors, and assigns.
- 4. "HuiMing" means and refers to Defendant Shenzhenshi Jiangyun Shangmaoyouxiangongsi, a former third-party seller on the Amazon Marketplace who operated a "Tacklife Auto Store" and "HuiMing" storefront with a unique Amazon Marketplace storefront found at https://www.amazon.com/s?me=AXPPSCJRMAK3H &marketplaceID=ATVPDKIKX0DER. "HuiMing" also includes its current and former employees, vendors, contractors, representatives, affiliates, and/or anyone acting on its behalf, as well as its current and former agents, associates, attorneys, directors, executives, managers, partners, personnel, representatives, shareholders, and any other person acting or purporting to act on its behalf and their respective predecessors, successors, and assigns.
- 5. "WorldUS" means and refers to Defendant Wodeshijikeji Shenzhen Youxiangongsi, a former third-party seller on the Amazon Marketplace who operated a "WorldUS" storefront with a unique Amazon Marketplace storefront found at https://www.amazon.com/s?me=A3FT6M013JLBV2&marketplaceID=ATVPDKIKX0DER.

"WorldUS" also includes its current and former employees, vendors, contractors, representatives, affiliates, and/or anyone acting on its behalf, as well as its current and former agents, associates, attorneys, directors, executives, managers, partners, personnel, representatives, shareholders, and any other person acting or purporting to act on its behalf and their respective predecessors, successors, and assigns.

- 6. "Defendants" means and refers, collectively, to Aukey, HuiMing, and WorldUS.
  - 7. "3P Defendants" means and refers, collectively, to HuiMing and WorldUS.
- 8. "Amazon Marketplace" means and refers to Your e-commerce platform that is accessible to the public via the internet at the website URL amazon.com. For clarity, the Amazon Marketplace lists items for sale from a seller's account, such as NOCO or 3P Defendants' seller accounts, such that consumers can purchase, view, review, rate, and otherwise interact with the respective product pages listed on the Amazon Marketplace.
- 9. "Tacklife Trademarks" means and refers to the trademarks registered or assigned, or previously registered or assigned, to Aukey with the United States Patent and Trademark Office, including but not limited to, Registration Numbers 6022427, 6005412, 5245543, and 4913016.
- 10. "Tacklife Product" and "Tacklife Products" mean and refer to those certain products currently or previously sold by one or more Defendants on the Amazon Marketplace that bear the Tacklife Trademark.

- 11. As used herein, the terms "NOCO Product" or "NOCO Products" mean and refer to any and all items listed for sale or sold by NOCO or You on the Amazon Marketplace during the Relevant Time Period. For illustration, NOCO Products include, without limitation, the items listed for sale on the Amazon Marketplace at https://www.amazon.com/stores/NOCO/page/7428E5DB-99DF-42C9-8687-789F696FFDF3?ref\_=ast\_bln and the extensions thereto.
- 12. "ASIN" or "ASINs" means and refers to Amazon's standard identification number which is a ten-digit alphanumeric code that You use to identify products sold or listed for sale on the Amazon Marketplace.
- 13. "Browse Nodes" means and refers to the hierarchy of categories, including, but not limited, to root, branch, and leaf nodes, that are used to organize the Amazon Marketplace's product listings for a given category of products. For example and clarity, but without limitation, NOCO Products are placed into certain Browse Nodes such as those Browse Nodes titled "Automotive Replacement Batteries & Accessories," "Automotive Performance Batteries & Accessories," and "Jump Starters."
- 14. "Sales Rank" means and refers to the selling popularity of a product relative to other products in the same Browse Node(s) on the Amazon Marketplace.
- 15. "Communication" shall have the broadest definition and scope possible under federal law and includes every manner of means of disclosure, transfer, exchange of information, fact, idea, or inquiry, whether orally or written, whether face-to-face or electronically, or by telephone, telecopies, mail, email, facsimile, personal delivery, overnight

delivery, electronic messages, including, but not limited to, WhatsApp, Microsoft Teams, Slack, Skype, iMessages, and Zoom, or otherwise, including all transfer of information on, across, or through the Amazon XWiki or Your similar collaborative knowledge sharing or documentation platforms. All such Communications in writing shall include, without limitation, printed, typed, handwritten, or other human or machine-readable documents.

Information and Communications and is used in the broadest possible sense and means and refers to, without limitation, all materials discoverable under the applicable Federal Rules of Civil Procedure that are within Your possession, custody, or control, or that of any agent, representative (including, without limitation, attorneys), or other person acting or purporting to act for or on Your behalf or in concert with You. Without limiting the forgoing definition, Documents and Electronically Stored Information include Writings,<sup>1</sup> and Recordings,<sup>2</sup> and Photographs.<sup>3</sup> Examples of these include: drawings; graphs; charts; correspondence; letters; memoranda; facsimiles; records; medical records; summaries of personal conversations or interviews; wires; telegrams; reports; books; transcripts; legal pleadings and papers; summaries or records of telephone conversations (including telephone and mobile telephone billing records); diaries; journals; forecasts; statistical statements; work papers; accounts;

<sup>&</sup>lt;sup>1</sup> The term "Writings" is given the same meaning as the definition contained in Federal Rule of Evidence 1001(a).

<sup>&</sup>lt;sup>2</sup> The term "Recordings" is given the same meaning as the definition contained in Federal Rule of Evidence 1001(b).

 $<sup>^{\</sup>rm 3}$  The term "Photographs" is given the same meaning as the definition contained in Federal Rule of Evidence 1001(c).

account records; bank statements; receipts; automated teller machine receipts or printouts; credit card statements or records; analytical records; agendas, minutes or records of meetings or conferences; consultants' reports; employment records; appraisals; agreements; reports or summaries of negotiations; brochures; pamphlets; circulars; trade letters; press releases; notes; lists; notices; advertising; changelogs; log data; audit trails; audit or investigation summaries; any form of data compilation from which information can be obtained, including for illustrative purposes, but not limited to, all electronic data (including all electronic mail and information about electronic mail, including message contents, header information, and logs of electronic mail system usage, whether sent internally or externally); voice mails; text messages; electronic messages through software, including without limitation, WhatsApp, Microsoft Teams, Slack, Skype, iMessages, and Zoom; on-line data storage on mainframes, minicomputers, personal computers, and laptops; off-line data storage, backups, and archives; floppy disks; zip drives; zip files; tapes; compact disks or diskettes; hand-held devices or personal digital assistants; disconnected hard drives and other removable electronic media; application programs and utilities; and all sound reproductions, however produced or reproduced.

17. The term "Electronically Stored Information" includes writings, drawings, graphs, charts, photographs, sound recordings, images, and other data or data compilations stored in any medium from which information can be obtained that are in Your possession, custody, or control.

- 18. As used herein, "person" means any natural person, or any legal, foreign, or judicial entity, including but not limited to any corporation, limited liability company, business trust, estate, trust, partnership, proprietorship, association, foundation, organization, joint venture, governmental entities, group of persons, or any other entity or form of organization, foreign or domestic.
- 19. The terms "and" and "or" shall be construed disjunctively or conjunctively to bring within the scope of each request all responses which otherwise might be construed to be outside the scope of a request.
- 20. The term "any" shall be construed to include "all" and vice versa to bring within the scope of each request all responses which otherwise might be construed to be outside the scope of a request.
- 21. The term "each" shall be construed to include "every" and vice versa to bring within the scope of each request all responses which otherwise might be construed to be outside the scope of a request.
- 22. Any word or term in the singular form shall also be construed as plural and vice versa to bring within the scope of each request all responses which otherwise might be construed to be outside the scope of a request.
- 23. The masculine form shall also be construed to include the feminine and vice versa to bring within the scope of each request all responses which otherwise might be construed to be outside the scope of a request.

- 24. The term "concerning," in addition to its usual and customary meaning, shall have the broadest definition and scope possible under the federal law and shall include, without limitation, constituting, comprising, containing, consisting of, displaying, embodying, including, setting forth, proposing, showing, evidencing, disclosing, describing, discussing, explaining, summarizing, concerning, reflecting, regarding, authorizing, relating to, or referring to, directly or indirectly.
  - 25. The terms "all" and "each" shall be construed as all and each.
  - 26. The term "including" means "including but not limited to."
- 27. "Evidencing," "relating," "relate to," "relate," or "related," in addition to their usual and customary meanings, shall mean referring to, pertaining to, concerning, describing, discussing, commenting on, constituting, comprising, explaining, showing, analyzing, evidencing, supporting or contracting, directly or indirectly, whether in whole or in part.

## **INSTRUCTIONS**

- 1. Requests for Production are propounded pursuant to Fed. R. Civ. P. 45(a)(1)(C) and must be produced by December 5, 2023.
- 2. These Document Requests are deemed continuing so as to require supplemental or amended answers should You obtain additional information subsequent to Your initial answer.
- 3. With respect to the answer to each Document Request, or subpart thereof, answer with as much particularity as is reasonably possible, including—without limitation—

the nature and designation of any files that contain such information and the identification of each person who provided any information included in such answer.

- 4. In addition to original and final versions of Documents, all drafts, alterations, modifications, changes, and amendments of Documents should be produced, as well as all copies that are non-identical to the original in any respect, including any copy bearing non-identical markings or notations of any kind.
- 5. Documents stored electronically shall be produced in their native format (word, excel, etc.) in addition to portable document file (pdf) versions where applicable.

  Where possible, NOCO requests that Documents be produced electronically.
- 6. In producing Documents, all Documents that are physically attached to each other shall be produced in that form. Documents that are segregated or separated from other documents, whether in binders, files or sub-files, or by use of dividers, tabs or any other method should be produced in that form. Documents shall be produced in the order in which they are maintained.
- 7. If You object to responding to a Document Request because of the attorneyclient privilege, the attorney work-product doctrine, or any other type of privileges, provide a privilege log setting forth the following information:
  - (a). The nature of the privilege claimed;
- (b). The date and number of pages, attachments, and appendices of the Document and the particular request to which the Document responds;

- (c). The type of Document (e.g., correspondence, memorandum, e-mail, facsimile, etc.), past and present custodians (including identification of such Persons' addresses, employment, and titles of such Persons), location, and other information sufficient to Identify the Document or electronically stored information (ESI) for a subpoena duces tecum or a request for production, including, where appropriate, the author or authors (including identification of such Persons' addresses, employment, and titles of such Persons), the addressee or recipient, and if not apparent, the relationship between the author and addressee or recipient; and
- (d). The general subject matter of the Document and, in the case of any Document relating to or referring to a meeting or conversation, a description of such meeting or conversation, including the nature of the privileged information or Document, the attorney and client involved, and the date the Document was generated, prepared or dated.
- 8. If any Document requested to be identified or produced is not in Your possession, custody, or control, or is no longer in existence, state whether:
  - (a). It is missing or lost;
  - (b). It has been destroyed;
- (c). A third party may have it or a copy of it and, if so, Identify such Person(s);
- (d). It has been otherwise disposed of and, if so, explain the circumstances surrounding each disposition, state the date or approximate date thereof, and Identify the Persons with knowledge of such circumstances; and

- (e). Identify the Documents that are missing, lost, destroyed, transferred, or otherwise disposed of by type of Document, author, date, subject matter, addressee, or recipient, the number of pages, attachments, or appendices, and Identify all Persons to whom the Documents were distributed, shown, or explained.
- 9. If necessary, You must translate any responsive data into a reasonably usable form. If the information requested by these Document Requests is not available in the form requested, state whatever information is available to You in whatever form.
- 10. Where an identified Document is in a language other than English, state whether or not an English translation of such a Document exists. If a Document submitted is in a language other than English and an English translation thereof exists, submit both the original and the English language translation.
- 11. In accordance with Fed. R. Civ. P. 45, if You object to a Document Request, You must specify the grounds for objecting to the request and whether any responsive materials are being withheld on the basis of the objection. If You only object to part of the Document Request, You must specify the allegedly objectionable part of the Document Request and produce documents in response to the remainder of the Document Request. If Your response indicates that Documents will be produced, You must provide a reasonable but specific time in Your response when production will occur.
- 12. If any Document is not produced in full, produce it to the extent possible, and identify each page or portion of the Documents withheld.

- 13. Each Document Request herein shall be construed independently and not with reference to any other Document Request for the purposes of limitation.
- 14. Unless otherwise set forth herein, these Document Requests seek information concerning the period of time between January 1, 2020 through the date of actual production, inclusive of the start and end dates (the "Relevant Time Period"). These Document Requests seek information that refers or relates to the Relevant Time Period, regardless of when the information was prepared.

## **REQUEST FOR DOCUMENTS**

This Subpoena extends to all below-described Documents that pertain to the Relevant Time Period.

1. All Documents or Communications that concern, relate to, identify, or otherwise evidence sales of the following NOCO Products and associated ASINs on the Amazon Marketplace from May 1, 2020 to June 17, 2021:

Model	ASIN
NOCO Boost Sport GB20	B015TKPT1A
NOCO Boost Plus GB40	B015TKUPIC
NOCO Boost XL GB50	B07MVY7K43
NOCO Boost HD GB70	B016UG6PWE
NOCO Boost Pro GB150	B015TKSSB8
NOCO Boost Max GB250	B08V6MJ2NR
NOCO Boost Max GB251	B08V73BZ42
NOCO Boost Max GB500	B07C2WS1XH
NOCO Boost X GBX45	B0924V8SPC
NOCO Boost X GBX55	B08WZKRHZZ
NOCO Boost X GBX75	B08WYKD6TY
NOCO Boost X GBX155	B08WZFPXFM

2. All Documents or Communications that concern, relate to, identify, or otherwise evidence sales of the following Tacklife Products and associated ASINs on the Amazon Marketplace from May 1, 2020 to June 17, 2021:

Model	ASIN
TACKLIFE-T8	B09ZP3QBG6
TACKLIFE-T8	B09ZP3KTVS
TACKLIFE-T8	B09ZP1H7N8
TACKLIFE-T8	B09ZP2Y5PD
TACKLIFE-T8	B09Z6MH7GV
TACKLIFE-T8	B09Z6LJZ2C
TACKLIFE-T8	B09Z6L8H3N
TACKLIFE-T8	B09Z6LLYS6
TACKLIFE-T8 Pro	B09Z2PBFMM
TACKLIFE-T8 Pro	B09Z7YHPR7
TACKLIFE-T8 Pro	B09Z7Y4MLT
TACKLIFE-KP200	464923759
TACKLIFE-KP120	226741580
TACKLIFE-T8 MAX	B07DH3QHYD
TACKLIFE-T8	811621989
TACKLIFE-T8 Pro	781120539
TACKLIFE-T8	B09FK23TF3
TACKLIFE-T8	B09FLS73F7
TACKLIFE-T8	B09FJV25RD
TACKLIFE-T8 MAX	B09FJQVJQ5
TACKLIFE-TC80	B09F3JSMYY
TACKLIFE-T8 Pro	B09FJMVDM8
TACKLIFE-T8 Pro	B09FJJ9SP3
TACKLIFE-T8	B09FJK2HYJ
TACKLIFE-T6	B09F9F39RT
TACKLIFE-KP120	B09FD8Q6XZ
TACKLIFE-KP200	B09FDM2WN2
TACKLIFE-T6	B09F6CJML6
TACKLIFE-T8	B09DYBLK7T
TACKLIFE-T8	B09DYCHMDR
TACKLIFE-T8 Pro	B09F351PVH
TACKLIFE-T8	B09DPFLVPD

TACKLIFE-T8 MAX	B09DXY8BLY
TACKLIFE-T8	B09DP8163Q
TACKLIFE-T8 Pro	B09JSP62K9
TACKLIFE-T8 Pro	B09DP6LS35
TACKLIFE-KP120	349468885
TACKLIFE-T8 Pro	B09C8J9FQV
TACKLIFE-T8	B09C5GP3RR
TACKLIFE-T8	B09C1FB2JF
TACKLIFE-KP120	B09C1G9WLW
TACKLIFE-KP200	B09C1FLBF1
TACKLIFE-T8	B09C1F9WQ7
TACKLIFE-T8	B09BZ6GCHL
TACKLIFE-KP120	B09BZ3JVW3
TACKLIFE-KP200	B09BYQHWF2
TACKLIFE-T8	B09BZ49TND
TACKLIFE-T8 Pro	B09BTP9PXX
TACKLIFE-T8 Pro	B09BTT29YT
TACKLIFE-T8	B09BQ2SR65
TACKLIFE-T6	B09BTB8Q1D
TACKLIFE-T8 MAX	B09BTWZPX4
TACKLIFE-T8	B09BTSL1Q6
TACKLIFE-T8	B09BQ5ZJH6
TACKLIFE-KP120	B09BMVN294
TACKLIFE-KP200	B09BMTLSLV
TACKLIFE-T8	B09BMV7LT3
TACKLIFE-T8 Pro	B09BJ35NX2
TACKLIFE-T6	B09BKTJNFM
TACKLIFE-T8 MAX	B09BKQBTHK
TACKLIFE-T8	B09BDYHCW9
TACKLIFE-T8	B09BDVPPPJ
TACKLIFE-T8	B09BFDFDR3
TACKLIFE-T8	B07BGT26J9
TACKLIFE-T6	B099F72KJD
TACKLIFE-T8 MAX	B099F3LTHY
TACKLIFE-T8	B099F1Q12M
TACKLIFE-T8	B099F2JQPR
TACKLIFE-T6	B099F76F5B
TACKLIFE-T8	B079P5YGXB
TACKLIFE-KP120	B099KFF74G
TACKLIFE-KP200	B099PSN6CC

TACKLIFE-T8	B099KC3W94
TACKLIFE-T8 Pro	B099JD5M7D
TACKLIFE-T8 Pro	B099DC3QQ2
TACKLIFE-T8 Pro	B099JC4SYB
TACKLIFE-T8	B099F8ZGFJ
TACKLIFE-KP120	B09937FBZ5
TACKLIFE-T8 Pro	B09937ZPT3
TACKLIFE-T8	B099372K1C
TACKLIFE-T8	B098NW6DZ6
TACKLIFE-T8 Pro	B09938JTZK
TACKLIFE-T6	B09937MJR7
TACKLIFE-T8 MAX	B09937WD75
TACKLIFE-T8	B09937NTQ4
TACKLIFE-T8	B0993819ZP
TACKLIFE-T6	B099371VNY
TACKLIFE-KP200	B0811T6FJW
TACKLIFE-T6	B07CYR8MQF
TACKLIFE-T8 MAX	B08LQ33VGV
TACKLIFE-T8 MAX	B098Q9TGL4
TACKLIFE-T6	B098J8L1N9
TACKLIFE-T8	B098J2PNRY
TACKLIFE-T6	B098L8TTRX
TACKLIFE-T8	B098JGXVZM
TACKLIFE-KP200	B098L4ZK77
TACKLIFE-T8 Pro	B098N9H54T
TACKLIFE-T8	B098K83687
TACKLIFE-KP120	B098LCHVP2
TACKLIFE-T8	B098K5LX6K
TACKLIFE-T8 Pro	B098K52843
TACKLIFE-T8	436518021
TACKLIFE-T6	847248128
TACKLIFE-T8	362656677
TACKLIFE-T8	384133561
TACKLIFE-T6	159687580
TACKLIFE-T8 MAX	813844584
TACKLIFE-T8	791546788
TACKLIFE-T8	960868215
TACKLIFE-T8 Pro	813236550
TACKLIFE-T8 Pro	925114572
TACKLIFE-KP200	691687233

TACKLIFE-T8	B085C46T5R
TACKLIFE-T8 Pro	B08PK4Z3JH
TACKLIFE-T6	B08YJQ7KVQ
TACKLIFE-T8 MIX	B08YJKR5MS
TACKLIFE-T8	B085HCWD8T
TACKLIFE-T6	B08XQPTWZX
TACKLIFE-T8 MIX	B08XQCB4KN
TACKLIFE-T8	B08JPVJRL8
TACKLIFE-T8	B086P9HGH8
TACKLIFE-T8	B07BGRN4TF
TACKLIFE-T6	B08XNL2WH6
TACKLIFE-T6	B08X1GLQ1K
TACKLIFE-T6	B075K42Z1M
TACKLIFE-T6	B08FMTHJ93
TACKLIFE-T6	B08SLYYPGQ
TACKLIFE-KP120	B07VLQ4KK8
TACKLIFE-TC80	B08PKQ65HL
TACKLIFE-T8 MAX	B08JLQ5FSL
TACKLIFE-T8 MIX	B08LPPX8LF
TACKLIFE-T8 MAX	B07YSF462H
TACKLIFE-KP200	B07WZP9TMX
TACKLIFE-KP120	B088R3SJ6Y
TACKLIFE-T8 Pro	B08BJMSSSX
TACKLIFE-T8	B08L6BRXQ4
TACKLIFE-T8	B08LD5B3M9
TACKLIFE-T8	B0815VQ41T
TACKLIFE-T8	B07HF2M73K
TACKLIFE-T8	B07YWQ87QB
TACKLIFE-KP120	B0811FP14S
TACKLIFE-T8 MIX	B07H7BFVY9
TACKLIFE-T6	B07XM6HX1R
TACKLIFE-CC1	B07V2J13JN
TACKLIFE-SJC2	B07VL26DTT
TACKLIFE-SJC1	B07V4KY72P
TACKLIFE-SJC2	B07VG67M1K
TACKLIFE-CC1	B07V3MGX9M
TACKLIFE-HA2	B07V3LGBJZ
TACKLIFE-SJC1	B07V817FH2
TACKLIFE-T8	B07N1KXDCV
TACKLIFE-T6	B07GBCLK7L

- 3. All Documents or Communications that concern, relate to, identify, or otherwise evidence Amazon's internal standard operating procedures addressing miscategorization and Browse Nodes from May 1, 2020 to June 17, 2021.
- 4. All Documents or Communications that concern, relate to, identify, or otherwise evidence the Brows Node(s) for the following NOCO Products and associated ASINs and the Sales Rank of each NOCO Product and associated ASIN within each Browse Node from May 1, 2020 to June 17, 2021:

Model	ASIN
NOCO Boost Sport GB20	B015TKPT1A
NOCO Boost Plus GB40	B015TKUPIC
NOCO Boost XL GB50	B07MVY7K43
NOCO Boost HD GB70	B016UG6PWE
NOCO Boost Pro GB150	B015TKSSB8
NOCO Boost Max GB250	B08V6MJ2NR
NOCO Boost Max GB251	B08V73BZ42
NOCO Boost Max GB500	B07C2WS1XH
NOCO Boost X GBX45	B0924V8SPC
NOCO Boost X GBX55	B08WZKRHZZ
NOCO Boost X GBX75	B08WYKD6TY
NOCO Boost X GBX155	B08WZFPXFM

5. All Documents or Communications that concern, relate to, identify, or otherwise evidence the Brows Node(s) for the following Tacklife Products and associated ASINs and the Sales Rank of each Tacklife Product and associated ASIN within each Browse Node from May 1, 2020 to June 17, 2021:

Model	ASIN
TACKLIFE-T8	B09ZP3QBG6
TACKLIFE-T8	B09ZP3KTVS

TACKLIFE-T8	B09ZP1H7N8
TACKLIFE-T8	B09ZP2Y5PD
TACKLIFE-T8	B09Z6MH7GV
TACKLIFE-T8	B09Z6LJZ2C
TACKLIFE-T8	B09Z6L8H3N
TACKLIFE-T8	B09Z6LLYS6
TACKLIFE-T8 Pro	B09Z2PBFMM
TACKLIFE-T8 Pro	B09Z7YHPR7
TACKLIFE-T8 Pro	B09Z7Y4MLT
TACKLIFE-KP200	464923759
TACKLIFE-KP120	226741580
TACKLIFE-T8 MAX	B07DH3QHYD
TACKLIFE-T8	811621989
TACKLIFE-T8 Pro	781120539
TACKLIFE-T8	B09FK23TF3
TACKLIFE-T8	B09FLS73F7
TACKLIFE-T8	B09FJV25RD
TACKLIFE-T8 MAX	B09FJQVJQ5
TACKLIFE-TC80	B09F3JSMYY
TACKLIFE-T8 Pro	B09FJMVDM8
TACKLIFE-T8 Pro	B09FJJ9SP3
TACKLIFE-T8	B09FJK2HYJ
TACKLIFE-T6	B09F9F39RT
TACKLIFE-KP120	B09FD8Q6XZ
TACKLIFE-KP200	B09FDM2WN2
TACKLIFE-T6	B09F6CJML6
TACKLIFE-T8	B09DYBLK7T
TACKLIFE-T8	B09DYCHMDR
TACKLIFE-T8 Pro	B09F351PVH
TACKLIFE-T8	B09DPFLVPD
TACKLIFE-T8 MAX	B09DXY8BLY
TACKLIFE-T8	B09DP8163Q
TACKLIFE-T8 Pro	B09JSP62K9
TACKLIFE-T8 Pro	B09DP6LS35
TACKLIFE-KP120	349468885
TACKLIFE-T8 Pro	B09C8J9FQV
TACKLIFE-T8	B09C5GP3RR
TACKLIFE-T8	B09C1FB2JF
TACKLIFE-KP120	B09C1G9WLW
TACKLIFE-KP200	B09C1FLBF1

TACKLIFE-T8	B09C1F9WQ7
TACKLIFE-T8	B09BZ6GCHL
TACKLIFE-KP120	B09BZ3JVW3
TACKLIFE-KP200	B09BYQHWF2
TACKLIFE-T8	B09BZ49TND
TACKLIFE-T8 Pro	B09BTP9PXX
TACKLIFE-T8 Pro	B09BTT29YT
TACKLIFE-T8	B09BQ2SR65
TACKLIFE-T6	B09BTB8Q1D
TACKLIFE-T8 MAX	B09BTWZPX4
TACKLIFE-T8	B09BTSL1Q6
TACKLIFE-T8	B09BQ5ZJH6
TACKLIFE-KP120	B09BMVN294
TACKLIFE-KP200	B09BMTLSLV
TACKLIFE-T8	B09BMV7LT3
TACKLIFE-T8 Pro	B09BJ35NX2
TACKLIFE-T6	B09BKTJNFM
TACKLIFE-T8 MAX	B09BKQBTHK
TACKLIFE-T8	B09BDYHCW9
TACKLIFE-T8	B09BDVPPPJ
TACKLIFE-T8	B09BFDFDR3
TACKLIFE-T8	B07BGT26J9
TACKLIFE-T6	B099F72KJD
TACKLIFE-T8 MAX	B099F3LTHY
TACKLIFE-T8	B099F1Q12M
TACKLIFE-T8	B099F2JQPR
TACKLIFE-T6	B099F76F5B
TACKLIFE-T8	B079P5YGXB
TACKLIFE-KP120	B099KFF74G
TACKLIFE-KP200	B099PSN6CC
TACKLIFE-T8	B099KC3W94
TACKLIFE-T8 Pro	B099JD5M7D
TACKLIFE-T8 Pro	B099DC3QQ2
TACKLIFE-T8 Pro	B099JC4SYB
TACKLIFE-T8	B099F8ZGFJ
TACKLIFE-KP120	B09937FBZ5
TACKLIFE-T8 Pro	B09937ZPT3
TACKLIFE-T8	B099372K1C
TACKLIFE-T8	B098NW6DZ6
TACKLIFE-T8 Pro	B09938JTZK

TACKLIFE-T6	B09937MJR7
TACKLIFE-T8 MAX	B09937WD75
TACKLIFE-T8	B09937NTQ4
TACKLIFE-T8	B0993819ZP
TACKLIFE-T6	B099371VNY
TACKLIFE-KP200	B0811T6FJW
TACKLIFE-T6	B07CYR8MQF
TACKLIFE-T8 MAX	B08LQ33VGV
TACKLIFE-T8 MAX	B098Q9TGL4
TACKLIFE-T6	B098J8L1N9
TACKLIFE-T8	B098J2PNRY
TACKLIFE-T6	B098L8TTRX
TACKLIFE-T8	B098JGXVZM
TACKLIFE-KP200	B098L4ZK77
TACKLIFE-T8 Pro	B098N9H54T
TACKLIFE-T8	B098K83687
TACKLIFE-KP120	B098LCHVP2
TACKLIFE-T8	B098K5LX6K
TACKLIFE-T8 Pro	B098K52843
TACKLIFE-T8	436518021
TACKLIFE-T6	847248128
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TACKLIFE-T8	791546788
TACKLIFE-T8	960868215
TACKLIFE-T8 Pro	813236550
TACKLIFE-T8 Pro	925114572
TACKLIFE-KP200	691687233
TACKLIFE-T8	B085C46T5R
TACKLIFE-T8 Pro	B08PK4Z3JH
TACKLIFE-T6	B08YJQ7KVQ
TACKLIFE-T8 MIX	B08YJKR5MS
TACKLIFE-T8	B085HCWD8T
TACKLIFE-T6	B08XQPTWZX
TACKLIFE-T8 MIX	B08XQCB4KN
TACKLIFE-T8	B08JPVJRL8
TACKLIFE-T8	B086P9HGH8
TACKLIFE-T8	B07BGRN4TF

TACKLIFE-T6	B08XNL2WH6
TACKLIFE-T6	B08X1GLQ1K
TACKLIFE-T6	B075K42Z1M
TACKLIFE-T6	B08FMTHJ93
TACKLIFE-T6	B08SLYYPGQ
TACKLIFE-KP120	B07VLQ4KK8
TACKLIFE-TC80	B08PKQ65HL
TACKLIFE-T8 MAX	B08JLQ5FSL
TACKLIFE-T8 MIX	B08LPPX8LF
TACKLIFE-T8 MAX	B07YSF462H
TACKLIFE-KP200	B07WZP9TMX
TACKLIFE-KP120	B088R3SJ6Y
TACKLIFE-T8 Pro	B08BJMSSSX
TACKLIFE-T8	B08L6BRXQ4
TACKLIFE-T8	B08LD5B3M9
TACKLIFE-T8	B0815VQ41T
TACKLIFE-T8	B07HF2M73K
TACKLIFE-T8	B07YWQ87QB
TACKLIFE-KP120	B0811FP14S
TACKLIFE-T8 MIX	B07H7BFVY9
TACKLIFE-T6	B07XM6HX1R
TACKLIFE-CC1	B07V2J13JN
TACKLIFE-SJC2	B07VL26DTT
TACKLIFE-SJC1	B07V4KY72P
TACKLIFE-SJC2	B07VG67M1K
TACKLIFE-CC1	B07V3MGX9M
TACKLIFE-HA2	B07V3LGBJZ
TACKLIFE-SJC1	B07V817FH2
TACKLIFE-T8	B07N1KXDCV
TACKLIFE-T6	B07GBCLK7L